1	Mark P. Robinson, Jr., Bar No. 054426 mrobinson@rcrlaw.net			
2	ROBINSON, CALCAGNIE & ROBINSON			
3	620 Newport Center Drive, 7th Floor Newport Beach, CA 92660 Telephone: (949) 720-1288			
4	Facsimile: (949) 720-1292			
5	Elizabeth J. Cabraser, Bar No. 083151	Marc M. Seltzer, Bar No. 054534		
6	ecabraser@lchb.com LIEFF CABRASER HEIMANN &	mseltzer@susmangodfrey.com SUSMAN GODFREY L.L.P.		
7	BERNSTEIN, LLP 275 Battery Street, 29th Floor	1901 Avenue of the Stars, Suite 950 Los Angeles, CA 90067-6029		
8	San Francisco, CA 94111-3339 Telephone: (415) 956-1000	Telephone: (310) 789-3102 Facsimile: (310) 789-3006		
9	Facsimile: (415) 956-1008	Frank M. Pitre, Bar No. 100077		
10	Plaintiffs' Co-Lead Counsel for Personal Injury/Wrongful Death Cases	fpitre@cpmlegal.com COTCHETT, PITRE &		
11	Steve W. Berman (pro hac vice)	MCCARTHY 840 Malcolm Road, Suite 200		
12	steve@hbsslaw.com	Burlingame, CA 94010		
13	HAGENS BERMAN SOBOL SHAPIRO LLP	Telephone: (650) 697-6000 Facsimile: (650) 697-0577		
14	1918 Eighth Avenue, Suite 3300 Seattle, WA 98101	Plaintiffs' Co-Lead Counsel for		
15	Telephone: (206) 268-9320 Facsimile: (206) 623-0594	Economic Loss Cases		
16	UNITED STATES DISTRICT COURT			
17				
18	CENTRAL DISTRICT OF CA	ALIFORNIA - SOUTHERN DIVISION		
19	IN RE: TOYOTA MOTOR CORP.	Case No. 8:10ML2151 JVS (FMOx)		
20	UNINTENDED ACCELERATION			
21	MARKETING, SALES PRACTICES, AND PRODUCTS LIABILITY	PLAINTIFFS' BELLWETHER REQUEST AND INITIAL OSI LIST		
22	LITIGATION	REQUEST AND INITIAL OSI LIST		
23	This Document Relates To:	Data: Oatabar 11 2011		
24	ALL GLODG	Date: October 11, 2011 Time: 9:00 a.m.		
25	ALL CASES	Ctrm.: 10C		
26		Judge: Hon. James V. Selna		
27				
28				

I. Van Alfen As The First Bellwether

Plaintiffs respectfully request the Van Alfen case remain as the first bellwether trial in this MDL. During the last four months, Plaintiffs' counsel and experts have spent hundreds of hours on the Van Alfen case. The Van Alfen case involves a 2008 Toyota Camry and the Defendants have repeatedly requested that the first trial be a Camry case.

Plaintiffs believed they had a good faith basis for including the Utah dealer with the Magnuson Moss jurisdiction claim. As soon as this Court issued its order regarding jurisdiction, Plaintiffs re-filed, and served upon the Defendants, the Van Alfen complaint alleging diversity jurisdiction, and excluding the Utah dealer as a defendant.

II. Plaintiffs' Initial List of OSIs

Pursuant to the Court's Order No. 16, Plaintiffs identify the following initial list of other similar incidents ("OSIs"):

Name of Driver or	Vehicle Model	Year
VIN# of Vehicle		
Walker, Deron	Camry	2009
Gomez, Guadalupe	Camry	2007
Henrico Police	Camry	2007
Department		
Yasharu, Peter	Camry	2006
Bookout, Jean	Camry	2005
Ezal, Bulent	Camry	2005
Manning, Mildred	Camry	2002
Saylor, Mark	Lexus ES 350	2009
Ito, Ken	Lexus ES 350	2007
Smith, Rhonda	Lexus ES 350	2007
Close, Ronald	Corolla	2009

Case 8:10-ml-02151-JVS -FMO Document 1816 Filed 10/03/11 Page 3 of 3 Page ID #:64125

Gonzalez, Benigno	Tacoma	2009
Manchester, Timothy	Tacoma	2005

Dated: October 3, 2011 Respectfully submitted,

ROBINSON, CALCAGNIE & ROBINSON

By: /s/ Mark P. Robinson, Jr. Mark P. Robinson, Jr.

Mark P. Robinson, Jr., Bar No. 054426 mrobinson@rcrlaw.net ROBINSON, CALCAGNIE & ROBINSON 620 Newport Center Drive, 7th Floor Newport Beach, CA 92660 Telephone.: (949) 720-1288 Facsimile: (949) 720-1292